HOUSE OF REPRESENTATIVES

WENTERS SEVELY AMENDMENT FORM OF CONTREGULAR SESSION OF CONTREGULAR

Amend printed copy of SB 120/HCS 1

On page 178, after line 13, by inserting the following:

- "→SECTION 101. KRS 532.245 IS REPEALED AND REENACTED TO READ AS FOLLOWS:
- (1) It shall be within the sound discretion of the district, circuit, or family court judge whether or not to allow home incarceration.
- (2) It shall be left to the discretion of the sentencing District, Circuit, or Family Court judge whether or not to give credit for time spent in home incarceration at the final sentencing of the detainee. The sentencing judge may award all home incarceration credit, partial home incarceration credit, or no credit. At any time during the period of pre-conviction home incarceration, the detainee may move the court for a determination regarding whether or not the court will credit previous time served on home incarceration to the sentence of the detainee."

Amendment No. HFA 3	Rep. Rep. Ken Upchurch
Committee Amendment	
Floor Amendment \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	LRC Drafter: Nardy, Dale
Adopted:	Date:
Rejected:	Doc. ID: XXXX